UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

John B. Thomas In Re: Evangeline B Thomas		Case Number:	
Evangenne B momas			
		⊠Original Plan □Amended Plan	
CREDITORS: YOU SHOULD READ THIS PLAN OF THE BANKRUPTCY COURT MAY MODIFY YOUR FULL AMOUNT OF YOUR CLAIM, SETTING THE ON YOUR CLAIM.	RIGHTS IN SEVERAL WAYS INCLUDING	G PROVIDING FOR PAYMENT	OF LESS THAN THE
1. Plan Payments. There shall be paid to the from whom debtor(s) receive income, in such install this Plan, except as the Court may otherwise order. Debtor(s) submit all future income to the supervision before five years from commencement of this case	Payments from debtor(s) shall begin within and control of the Trustee during this case	r payment of all existing debts of 30 days of filing the petition or	conversion order.
2. Pre-confirmation Adequate Protection provide trustee evidence of the payments including obligation to adjust filed and allowed claims unless		ount and date of each payment.	
3. Administrative Claims. Trustee will pay the holder of such claim has agreed to a different trustee.	allowed administrative claims and expense eatment of its claim:	s in full pursuant to §1326(b) as	set forth below unless
(A). Trustees Fees: The Chapter the United States Trustee.	r 13 Trustee shall receive a fee at the time of	of each disbursement, the perce	entage of which is set by
(B). Debtor's Attorney Fees: Deb	otor's attorney shall be paid after creditors li	sted in paragraph 7 except as cl	hecked below:
<u>x</u> Attorney fees pair payments are necessary).	d in full prior to other claims. (Do not check	this option if lease payments/ac	dequate protection
Attorney fees to be after creditors listed in paragraph	e paid at the rate of \$ per month prior to on 7).	other claims. (If no amount is fille	ed in attorney will be paic
claims. All other claims entitled t	ourt, other §1326(b) claims will be paid in instruction priority and post petition claims allowed but trustee in his discretion deems appropriate,	by law shall be paid in full by defe	erred payments in such
4. Specified Leases, Personal Property (1 named creditors:	Trustee to pay). Debtor(s) elect to assume	the existing lease of personal pr	roperty with the below
(A). REGULAR LEASE PAYMENTS: After the installment specified from funds available for distunder a carry-over provision shall be paid by debtor			
(B). ARREARS LEASE PAYMENTS: After creditors in the installment specified from funds available.	er the regular monthly lease payment above ailable monthly until claim is paid in the amo		ears to named lease
Name of Creditor	Regular Monthly Payment Installment	Estimated Arrears	Arrears Installment
-NONE-	_		
5. Specified Secured Claims, Personal Pr (their agents and assigns) named in this paragraph in installments from funds available for distribution of seven percent (7%) per annum unless a different per confirmation, creditor will be deemed to accept will be binding, even if creditor is not subject to	monthly, non-cumulative, as indicated until ercentage is specified below. The balance of the classification, valuation and interest	by personal property. Each name claim is paid in amount allowed of the claim shall be treated as ut trate set forth and payment pu	ed creditor shall be paid secured plus interest at insecured. Upon ursuant to this provision
Name of Creditor	Allowed Secured Value	Installment	(Optional) % Interest
Pacific Marine Credit Union	14,465.00	471.57	6.00

Revised 9/05

Chapter 13 Plan (Recommended Form)

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Name of Creditor	Estimated Claim	Installment	(Optional) % Interest
Carmax Auto Finance	6,773.55	300.58	6.00
Harley Davidson Credit Corp	18,479.80	820.05	6.00
Springleaf Financial Services	8,075.82	358.37	6.00
as indicated in paragraph 3 of this plan. Post-petition sand payable. Name of Creditor	support shall be paid by the debto	r directly to support creditors as s Installment	uch payments become due (Optional) % Interest
-NONE-			
Assigned Domestic Support Obligations not to be make payments under this plan, debtor may provide for \$507(a)(1)(B). Although the unpaid DSOs remain nonenamed assigned DSO creditors on their filed and allow indicated until the equivalent of 60 months of projected remaining funds after payment to other creditors pursuin full.	or less than full payment to assign dischargeable, after creditors prov ved claims in installments from fur d disposable income has been pai	ed Domestic Support Obligations rided for in prior paragraphs, debt nds available for distribution mont id into the plan for distribution to c	r (DSOs) defined in or proposes to pay the below hly, non-cumulative, as creditors. If there are any
Name of Creditor	Estimated Claim	Installment	
-NONE- B. Secured Co-debtor claims. After payment who have allowed claims secured by personal property interest at the contract rate (if clearly specified in the comonthly non-cumulative. If no contract rate of interest A. P. R. interest. Name of Creditor	y with a co-debtor liable thereon, selaim) in installments as indicated is clearly specified in the claim, page 1	shall be paid by the trustee 100% Installments are to be paid from	of the claim as allowed plus funds available for distribution

9. **Real Estate or Mobile Homes (Trustee to pay arrears only).** Notwithstanding any other provision of this plan, during this case and following completion of this case, debtors shall make the usual and regular payments (including any balloon payments) called for by any security agreements supporting non-voidable liens against debtor's real estate or mobile home, directly to lien holders in a current manner. However, arrears to named lien holders (their agents and assigns) shall be paid in installments by Trustee from funds available for distribution monthly, non-cumulative, and except for creditors paid pursuant to prior paragraphs of this plan, shall be paid in advance of periodic distribution to other creditors. Each named creditor shall be paid in installments indicated until arrears claim is paid in amount allowed plus interest at seven percent (7%) per annum, unless a different percentage is specified below.

Provisions of this paragraph shall operate to cure any default of any real estate or mobile home security agreement notwithstanding that by the terms thereof, or by the laws or processes of a governmental unit, the time for redemption or reinstatement has expired. If there exist creditors not dealt with by this plan holding statutory or other liens against debtor's real estate or mobile home and the obligation is fully due, for reasons other than the exercise of power of acceleration for failure to make installment payments, unless the Court orders otherwise, debtor(s) will pay said claim directly to said creditor in full on or before six months time following the date of confirmation of this Plan. Unless otherwise specifically provided for elsewhere in the plan, secured tax claims shall be paid as though secured only by personal property even if also secured by real property.

Name of Creditor	Estimated Arrears	Installment	(Optional) % Interest
Bank of America	1,994.94	83.12	0.00
M&T Bank	8,366.69	348.61	0.00

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Case 14-06199-LT13 Filed 07/31/14 Entered 07/31/14 18:48:37 Doc 2 Case Number: Real Estate or Mobile Home (Trustee to pay entire claim). Notwithstanding any other provisions of this plan, the below named creditors 10. (their agents and assigns) who have security agreements supporting non-voidable liens against debtor's real estate or mobile home or are cross-collateralized shall be paid in installments by Trustee from funds available for distribution monthly, non-cumulative, and except for creditors paid pursuant to prior paragraphs of this plan shall be paid on their allowed claims in advance of periodic distribution to other creditors. Each named creditor shall be paid in installments as indicated until the allowed secured claim is paid 100% plus interest at seven percent (7%) per annum, unless a different percentage is specified below. Name of Creditor Estimated Claim Installment (Optional) % Interest -NONE-Other secured personal property creditors and lease creditors. After payments provided for in prior paragraphs, Trustee shall pay 11. holders of other claims allowed secured solely by personal property. Any creditor holding a lease on personal property in debtor's possession with a filed and allowed claim, unless specifically dealt with elsewhere in this plan, shall be treated as a secured creditor herein. All claims pursuant to this paragraph shall be paid pro-rata with other such creditors to the amount allowed plus interest at seven percent (7%) per annum unless a different percentage is specified below and in advance of distribution to general unsecured creditors: (Optional) % interest: Unsecured co-debtor claims. After payments provided for by prior paragraphs, creditors (their agents and assigns) named in this 12. paragraph who have allowed unsecured claims with a co-debtor liable thereon, shall be paid by the trustee 100% of the claim as allowed plus interest at the contract rate (if clearly specified in the claim) in installments as indicated. Installments are to be paid from funds available for distribution monthly non-cumulative. If no contract rate of interest is clearly specified in the claim, pay the interest rate specified below or if none specified, pay 12% A. P. R. interest. Name of Creditor Installment (Optional) % Interest -NONE-13. Non-priority Unsecured Claims. After dividends to all other creditors pursuant to the plan, trustee may pay dividends pro-rata to claims allowed unsecured. Unsecured non-priority creditors will receive: 100 % or a pro-rata share of \$ 85,109.28 , whichever is greater. (The dollar amount is the greater of (1) the non-exempt assets or (2) the applicable commitment period of 36 or 60 months multiplied by debtor's projected disposable income). If both the percentage and dollar amount are left blank, trustee is to pay 100% to unsecured creditors. If the percentage is left blank, trustee will pay the dollar amount to unsecured creditors. If the percentage is filled in at less than 100% and the dollar amount is left blank, trustee is authorized to increase the percentage if necessary to comply with the required applicable commitment calculation. Special Unsecured Claims. Notwithstanding any other provision of the plan, creditors named in this paragraph shall be paid as an unsecured claim but in full 100% of the claim amount allowed [Debtors represent compliance with section 1322(b)(1)]. Name of Creditor (Optional) Interest rate -NONE-Exclusion of creditor. Notwithstanding any other provision of the plan, debtor(s) elect to assume the existing lease or contract with 15. creditors in this paragraph. These named creditors shall not be dealt with or provided for by this plan. All pre-petition and post-petition payments due to listed creditors, including defaults, should be disallowed as claims for payment herein, unless agreed upon by the Trustee with notice and an opportunity to object by Debtor. Name of Creditor Collateral -NONE-Rejection of Claim, Return of Collateral. Debtor(s) elect not to assume the lease or contract with creditors (their agents and assigns) named in this paragraph and shall surrender to such creditor the collateral subject to creditor's lien or lease in full satisfaction of any secured claim arising from the transaction creating creditor's interest in said property. Name of Creditor Collateral -NONE-Post-Petition Claims. Claims allowed for post-petition debts incurred by debtor(s) may be paid in full 100% of the claim in such order and 17. on such terms as the Trustee, in his sole discretion, may determine. Trustee or any adversely affected party in interest may file to dismiss case if debtor(s) incur post-petition debts without the written consent of Trustee and debtor(s) fail to make sufficient payments to keep such obligations current. General Provisions. Post-Petition earnings while this case is pending shall remain property of the estate and shall not vest in the debtor notwithstanding §1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed case may be distributed to creditors pursuant to these Plan provisions. Pursuant to section 1322(b)(3), Trustee shall have the power to waive, in writing and on such conditions as the Trustee may impose, any default in debtor's payment to Trustee under this Plan. Any tax refunds or other funds sent to the debtor(s) in care of the Trustee during this case may be deposited to debtor(s) account and disbursed to creditors pursuant to the plan.

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19.

Other Provisions:

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		Case Number:
Special Note: This plan is intended as an exact copy of the paragraph 18 above. The trustee shall be held harmless from	,	d form) plan last revised 9/05, except as to any added paragraphs after from the recommended plan dated 9/05.
Plan Dated: _July 24, 2014	Debtor:	/s/ John B. Thomas
(DATE IS MANDATORY)		John B. Thomas
	Joint Debtor:	/s/ Evangeline B Thomas
		Evangeline B Thomas
/s/ Ahren A. Tiller		
Attorney for Debtor(s)		
Bankruptcy Law Center		
1230 Columbia St., Suite 1100		

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San Diego, CA 92101